brought this resolution to the floor of the House, and I would urge everyone to support this resolution in honor of James Leach. And I want to commend him, also his wife, Deva, and the family; just wonderful people, and an honor like this could not go to a nicer person or a more deserving individual.

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, I yield 3 minutes to the gentleman from Oregon (Mr. BLUMENAUER).

Mr. BLUMENAUER. Mr. Speaker, I appreciate the gentlewoman's courtesy in permitting me to add my voice, expressing the appreciation to Mr. LOEBSACK and to the Iowa delegation for bringing this resolution forward commemorating the service of our friend and former colleague, Jim Leach.

The 30 years that we were privileged in this body to watch him at work, the words, the recitation to what Jim Leach did doesn't do him justice. He was dignified and principled, one of the few people who could navigate these Halls successfully without ever being mired in partisan politics, doing it his way, a way that was right for the country, if often difficult for him politically.

Just reciting the facts misses the quality of his service. Jim Leach predicted the savings and loan crisis. He was spot on in his observations about American diplomacy from the Middle East to North Dakota. I meant to say North Korea, probably North Dakota as well. as I think about it.

He, as an example of his principled nature, resigned from the Foreign Service in protest of President Nixon's firing of special prosecutor Archibald Cox.

In his congressional campaigns, he was one of the few people who refused to accept PAC contributions and out of State donations. He wouldn't run negative ads, and he tried to stop outside groups who were supporting him from, in turn, running negative ads.

In 1997, he refused to vote for Speaker Newt Gingrich because of deep ethics concerns. And while it was the right thing to do, as history has shown, it was a tough vote against a sitting Speaker in your own party. But it was an example of how Jim Leach operated.

He correctly predicted what was going to happen with our ill-advised adventure in Iraq with great clarity and force in committee and on the floor. And then he voted against it, again, at some difficulty for himself politically, particularly at that time. That wasn't the direction of the prevailing winds in his party or in the country.

But that's how Jim Leach was. He thought about issues. He analyzed them. He shared his analysis in his own thoughtful, understated way. He was usually right, and the congressional deliberations were better as a result.

I must say that I'm sorry that President Bush chose not to take the advice of dozens of Members in this body on

both sides of the aisle who urged that Jim Leach be appointed as the U.S. Representative to the United Nations, a post for which he would be eminently well qualified.

□ 1330

I am confident we will see a new chapter in his distinguished career whether in the United Nations, perhaps in a new administration. As a friend, a colleague and an American, I look forward to whatever that next chapter is in Jim's career.

Mr. GRAVES. Mr. Speaker, I would love to stand with the gentleman from Minnesota and the gentlewoman from Texas in urging our colleagues to vote for this. He was a good individual.

Mr. BRALEY of Iowa. Mr. Speaker, and thanks to Congressman LOEBSACK for introducing this bill and working hard to designate the James A. Leach Courthouse in Davenport, Iowa. I would also like to thank Chairman OBERSTAR and Ranking Member MICA for reporting this bill out of Transportation and Infrastructure Committee.

Congressman Leach is a good man who served his constituents with distinction and grace, and it is fitting that we honor him with a hometown reminder of his commitment and service to lowa. While his career in Congress was distinguished and honorable, I want to touch on another passion of his—wrestling.

Jim Leach began wrestling in his birthplace of Davenport as a seventh-grader. As a student at Davenport High School, he won the 1960 state wrestling championship at the 138-pound weight class. Competing for Princeton University, he lost just one dual meet match. Later, as a research student at the London School of Economics, he went on to compete in freestyle matches. In 1995, he was awarded the Outstanding American Award from the National Wrestling Hall of Fame.

His wrestler's spirit was evident in his public service, as he took a disciplined and hard working approach to his duties. For thirty years, Congressman Leach served his constituents, and he never lost touch of his Davenport roots. As an original cosponsor of HR 1505, I am proud to support the James A. Leach Courthouse.

Mr. GRAVES. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Texas (Ms. Eddie Bernice Johnson) that the House suspend the rules and pass the bill, H.R. 1505, as amended.

The question was taken; and (twothirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The title was amended so as to read: "A bill to designate the United States courthouse located at 131 East 4th Street in Davenport, Iowa, as the James A. Leach United States Courthouse'.".

A motion to reconsider was laid on the table.

AUTHORIZING GENERAL SERVICES ADMINISTRATOR TO CONVEY A PARCEL OF REAL PROPERTY TO ALASKA RAILROAD CORPORA-TION

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1036) to authorize the Administrator of General Services to convey a parcel of real property to the Alaska Railroad Corporation, as amended.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 1036

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. CONVEYANCE OF GSA FLEET MANAGEMENT CENTER TO ALASKA RAIL-ROAD CORPORATION.

- (a) IN GENERAL.—Subject to the requirements of this section, the Administrator of General Services shall convey, not later than 2 years after the date of enactment of this Act, by quitclaim deed, to the Alaska Railroad Corporation, an entity of the State of Alaska (in this section referred to as the "Corporation"), all right, title, and interest of the United States in and to the parcel of real property described in subsection (b), known as the GSA Fleet Management Center.
- (b) GSA FLEET MANAGEMENT CENTER.—The parcel to be conveyed under subsection (a) is the parcel located at the intersection of 2nd Avenue and Christensen Avenue in Anchorage, Alaska, consisting of approximately 78,000 square feet of land and the improvements thereon.
 - (c) Consideration.—
- (1) IN GENERAL.—As consideration for the parcel to be conveyed under subsection (a), the Administrator shall require the Corporation to—
- (A) convey replacement property in accordance with paragraph (2); or
- (B) pay the purchase price for the parcel in accordance with paragraph (3).
- (2) REPLACEMENT PROPERTY.—If the Administrator requires the Corporation to provide consideration under paragraph (1)(A), the Corporation shall—
- (A) convey, and pay the cost of conveying, to the United States, acting by and through the Administrator, fee simple title to real property, including a building, that the Administrator determines to be suitable as a replacement facility for the parcel to be conveyed under subsection (a): and
- (B) provide such other consideration as the Administrator and the Corporation may agree, including payment of the costs of relocating the occupants vacating the parcel to be conveyed under subsection (a).
- (3) PURCHASE PRICE.—If the Administrator requires the Corporation to provide consideration under paragraph (1)(B), the Corporation shall pay to the Administrator the fair market value of the parcel to be conveyed under subsection (a) based on its highest and best use as determined by an independent appraisal commissioned by the Administrator and paid for by the Corporation.
- (d) APPRAISAL.—In the case of an appraisal under subsection (c)(3)—
- (1) the appraisal shall be performed by an appraiser mutually acceptable to the Administrator and the Corporation; and
- (2) the assumptions, scope of work, and other terms and conditions related to the appraisal assignment shall be mutually acceptable to the Administrator and the Corporation.
 - (e) Proceeds.—

(1) DEPOSIT.—Any proceeds received under subsection (c) shall be paid into the Federal Buildings Fund established under section 592 of title 40, United States Code.

(2) EXPENDITURE.—Funds paid into the Federal Buildings Fund under paragraph (1) shall be available to the Administrator, in amounts specified in appropriations Acts, for expenditure for any lawful purpose consistent with existing authorities granted to the Administrator; except that the Administrator shall provide to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate 30 days advance written notice of any expenditure of the proceeds.

(f) ADDITIONAL TERMS AND CONDITIONS.— The Administrator may require such additional terms and conditions to the conveyance under subsection (a) as the Administrator considers appropriate to protect the

interests of the United States.

(g) DESCRIPTION OF PROPERTY AND SUR-VEY.—The exact acreage and legal description of the parcels to be conveyed under subsections (a) and (c)(2) shall be determined by surveys satisfactory to the Administrator and the Corporation.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Texas (Ms. EDDIE BERNICE JOHNSON) and the gentleman from Missouri (Mr. GRAVES) each will control 20 minutes.

The Chair recognizes the gentlewoman from Texas.

GENERAL LEAVE

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and to include extraneous materials on H.R. 1036.

The SPEAKER pro tempore. Is there objection to the request of the gentle-woman from Texas?

There was no objection.

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 1036 authorizes the Administrator of General Services to convey a parcel of real property to the Alaska Railroad Corporation. Subject to certain requirements, but not later than 2 years after the date of enactment of the bill, the Administrator shall convey to the Alaska Railroad Corporation a parcel of real property known as GSA Fleet Management Center.

The GSA Fleet Management Center is a parcel located at the intersection of 2nd Avenue and Christensen Avenue in Anchorage, Alaska, consisting of approximately 78,000 square feet of land. The Alaska Railroad Corporation, in exchange for the land, will either provide a replacement facility for the GSA Fleet Management Center to be conveyed or the Alaska Railroad Corporation will pay the Administrator for the fair market value of the GSA Fleet Management Center based on its highest and best use as determined by an independent appraisal commissioned by the Administrator and paid by the Alaska Railroad Corporation. All proceeds derived from the possible sale of the GSA Fleet Management Center would be deposited in the Federal Buildings Fund.

I support this bill to transfer this property, Mr. Speaker, from the GSA inventory to the Alaska Railroad Corporation and particularly want to note, consistent with Transportation and Infrastructure Committee policy and guidance on these transfer matters, that the bill protects the Federal interest.

H.R. 1036 requires either the GSA is provided with a replacement facility or the railroad corporation will pay the fair market value for the building based on an appraisal of the highest and best use. Further, if the building is bought by the railroad, the proceeds will be deposited into the Federal Buildings Fund.

Mr. Speaker, I reserve the balance of my time.

Mr. GRAVES. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 1036, as amended, was introduced by Representative Don Young from Alaska on February 13, and it requires the Administrator of General Services to convey a small GSA property to the publicly owned Alaska Railroad.

The parcel of property is known as the Fleet Management Center. It is located in Anchorage, Alaska. It is currently being utilized as a GSA motor pool, but it is necessary for the planned expansion of the rail yard there in Anchorage.

H.R. 1036 requires the Administrator to sell the property at either fair market value or to exchange the property for a like valued piece of real estate. The value of the property will be determined by an independent appraisal commissioned by the GSA and paid for by the Alaska Railroad Corporation. This bill requires that all the proceeds from the sale be deposited into the Federal Buildings Fund.

Mr. Speaker, I support this measure, and I urge my colleagues to do so.

Mr. Speaker, I reserve the balance of my time.

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, I yield such time as he may consume to the chairman of the committee, Mr. OBERSTAR.

Mr. OBERSTAR. I thank the gentle-woman for yielding.

It is very important to move this legislation. The former chairman of our committee, the gentleman from Alaska (Mr. Young), introduced this legislation in the 109th Congress, but for various reasons of logjams, legislative logjams, it just didn't make it to the House floor because of scheduling problems of the House. But it is very important for the Alaska Railroad, which is an entity of the State of Alaska, and gentleman from Alaska (Mr. Young) has several times talked to me about the need to move this bill. We had it all ready to go in the last Congress, as I said, and I am very happy we are able to bring it up early on in this session of the 110th Congress.

If looked at on its face, it would be a very simple matter to do, a 78,000

square foot parcel of real property in Anchorage, Alaska, needed for the Alaska Railroad's operations. But as we got into it, the Office of Management and Budget and the Congressional Budget Office raised some scoring issues. So in further review of the matter, we found a way to subject the transfer and the transfer of funds to the appropriation process. That removes the scoring issue. The Administrator of GSA will require the Administrator of the Railroad Corporation to pay fair market value of the property based on highest and best use by an independent appraisal, and that independent appraisal will be commissioned by the Administrator of GSA and will be paid for by the Alaska Railroad Corporation. Then that money will be deposited into the Federal Buildings Fund and the whole exercise will be subject to the appropriation process. That way the interests of the Federal Government are fully protected and the entire transaction will be totally transparent. It is a very good outcome. It benefits the GSA. It benefits the Public Buildings Fund of the Federal Government, and it benefits the Alaska Railroad and the State of Alaska.

I know that the gentleman from Alaska (Mr. Young) is very pleased with the outcome, and I want to thank the ranking member of the Subcommittee on Economic Development, Public Buildings, and Emergency Management for his participation through this process and bringing it to a successful conclusion and also the Chair of our subcommittee, Chairwoman Norton.

With that, I urge passage of this legislation.

Mr. GRAVES. Mr. Speaker, I think the gentleman from Minnesota said it all.

Mr. Speaker, I yield back the balance of my time.

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Texas (Ms. EDDIE BERNICE JOHNSON) that the House suspend the rules and pass the bill, H.R. 1036, as amended.

The question was taken; and (twothirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

AUTHORIZING USE OF CAPITOL GROUNDS FOR DISTRICT OF CO-LUMBIA SPECIAL OLYMPICS LAW ENFORCEMENT TORCH RUN

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, I move to suspend the rules and agree to the concurrent resolution (H. Con. Res. 123) authorizing the use of the Capitol Grounds for the District of Columbia Special Olympics Law Enforcement Torch Run.